## REMARKS

Claims 1-5 are pending in the application. In the final Office Action dated August 28, 2007, the Examiner made the following disposition:

- A.) Rejected claims 1, 2, and 5 under 35 U.S.C. §102(e) as being anticipated by Bruner.
- B.) Rejected claims 3 and 4 under 35 U.S.C. §103(a) as being unpatentable over Bruner in view of Lin or Schmid.

Applicant respectfully traverses the rejections and addresses the Examiner's disposition below.

A.) Rejection of claims 1, 2, and 5 under 35 U.S.C. §102(e) as being anticipated by Bruner: Applicant respectfully disagrees with the rejection.

Independent claim 1, as amended, claims a method for manufacturing a micromachine including an oscillator. There is a step of forming a sacrifice layer around a movable portion of the oscillator, the sacrificial layer comprising silicon dioxide. There is a step of covering the sacrifice layer with an overcoat film, followed by the formation of a penetrating hole reaching the sacrifice layer in the overcoat layer. There is a step of performing sacrifice-layer etching for removing the sacrifice layer using the penetrating hole in order to form a space around the movable portion. There is a step of performing a film-formation treatment at a reduced pressure following the sacrifice-layer etching so as to seal the penetrating hole. The film-formation treatment forms a film selected from the group consisting of an aluminum copper film and an aluminum silicon film.

This is clearly unlike Bruner, which fails to disclose or suggest forming an aluminum copper film or an aluminum silicon film to seal a penetrating hole. Bruner [0046] describes generally that Bruner seals its penetrating hole in a vacuum. However, Bruner fails to teach or suggest forming an aluminum copper film or an aluminum silicon film to seal a penetrating hole. Accordingly, Bruner fails to disclose or suggest claim 1.

Claims 2 and 5 depend directly or indirectly from claim 1 and are therefore allowable for at least the same reasons that claim 1 is allowable.

Applicant respectfully submits the rejection has been overcome and requests that it be withdrawn.

## B.) Rejection of claims 3 and 4 under 35 U.S.C. §103(a) as being unpatentable over Bruner in view of Lin or Schmid:

Applicant respectfully disagrees with the rejection.

Claim 1 is allowable over *Bruner* as discussed above. *Lin* and *Schmid* still fail to disclose or suggest forming an aluminum copper film or an aluminum silicon film to seal a penetrating hole. Therefore, *Bruner* in view of *Lin* or *Schmid* still fails to disclose or suggest claim 1.

Claims 3 and 4 depend directly or indirectly from claim 1 and are therefore allowable for at least the same reasons that claim 1 is allowable.

Applicant respectfully submits the rejection has been overcome and requests that it be withdrawn

## CONCLUSION

In view of the foregoing, it is submitted that claims 1-5 are patentable. It is therefore submitted that the application is in condition for allowance. Notice to that effect is respectfully requested.

Respectfully submitted,

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